

Miller & Woods

No Such Good Values in Ready-Made Wear

Have Ever Been Offered in Richmond.

The greatest values ever seen in ready-made garments in this city have been on sale in our store for the past few days, and hundreds of women have taken advantage of them. We still have a goodly assortment of garments in the various lots advertised, together with Silk Petticoats, Sweaters, etc.

\$17.98 For Women's Coat Suits.
Former Prices \$25 to \$39.50.

Two Lots of Rain Coats

Much Reduced in Price.

\$4.98 Were \$10.00 and \$15.00. **\$9.98** Were \$12.50 to \$20.00.

About thirty coats in the two lots—Tan, Grey and Black rain-proof cloths, tailored and finished in the best manner.

98c WAISTS that retailed from \$2 to \$3.50; Albatross, Nun's Veiling, Linens, etc.

\$1.48 WAISTS that retailed from \$2.50 to \$4.50; Embroidered Nun's Veiling, Embroidered Mulls and Lawns, Jap Silks, etc.

DISPENSARY IS MUCH DISCUSSED

Judge Mann's Bill Provides That Local Voters May Determine Fate of Dispensary.

PUBLIC HEARING TO-MORROW

Matter Will Come Up at 4 P. M. Before Committee on Finance and Banks.

Under a bill offered in the Senate yesterday by Judge Mann, of Nottoway, the qualified voters of any town containing over 1,000 inhabitants and the voters of any municipal district in which is located a town containing less than 1,000 inhabitants are authorized to hold an election for the purpose of closing a dispensary situated therein.

The dispensary question is now one of the most important before the people of Virginia and will probably be the subject of important legislation in the present General Assembly. The new bill of Judge Mann simply leaves the question of the continuance of dispensaries in the hands of the people affected. The act provides that whenever one-fourth of the qualified voters of the town or district shall in term or vacation petition the judge of the Circuit Court on the question of closing the dispensary located there, the judge shall within ten days issue a writ of election which shall not be held, however, within less than thirty days from the posting of the notice thereof. The special dispensary elections will be held and conducted as other special elections are held and conducted. The election shall be held within 60 days from the date of the election just as if no law permitting its establishment had never been passed. After the election has been held in any town or district the abstract of the results of the election shall be filed in the office of the clerk of the General Assembly within two years next until the Legislature of Virginia shall authorize the opening of a dispensary in the said town or municipal district.

Judge Phlegar's Bill.
In connection with the dispensary matter interest attaches to a local bill offered by request in the Senate yesterday by Judge Phlegar, of Montgomery, providing for the establishment of a dispensary for the sale of intoxicating liquors.

Syndner & Hundley's

Red Tag Sale

Is a Wonder.

600 Pieces of

Furniture

reduced from 25 to 50 per cent.

Real Bargains.

Take the next train for Richmond. It will more than save your railroad fare.

ANNEXATION CASE ENDS TO-MORROW

Judge Nicol Promises to Give His Decision Earlier Than Expected.

LAWYERS ARGUED ALL DAY

Every Objection Conceivable Is Raised and Mr. Pollard Replies To-Day.

Between the hours of 10 and 2 o'clock to-morrow, Judge C. E. Nicol, of Alexandria, designated by the Governor to pass upon the annexation question, will give his opinion as to whether or not Richmond should extend her city limits, and if to extend the boundary lines, just what additional territory is to be embraced.

This fact was made clear by the jurist yesterday afternoon when he ordered court adjourned until this morning. City Attorney H. R. Pollard will present his side of the controversy this morning and the court has the promise of the attorney that when the hour of 1 o'clock arrives this afternoon, the argument will have finished.

"If you can finish by the time of recess to-morrow, Mr. Pollard, I can consider the evidence in the case to-morrow afternoon and give you my decision on Thursday," said Judge Nicol in the afternoon of yesterday, when Mr. Wendenburg had closed for Henrico county, after an argument that bristled with such good features as only the Commonwealth's attorney of Henrico county can inject.

Mr. Pollard assured the court that he would do all within his power to cover the ground within the prescribed time, and that he would not tax the patience of the jurist more than was absolutely necessary. He believed that in three hours' argument he could satisfactorily reply to the contentions of Messrs. Braxton, Wendenburg, Anderson and Christian, and lay before the court such facts as would assist the judge in reaching a decision as well as point out such acts as would tend to make the case clear.

Messrs. Anderson, Christian and Wendenburg spoke yesterday in answer to the contentions of Richmond, and Mr. Meredith took up a few minutes in stating his position entirely clear and presenting such suggestions as were pertinent to the issue.

Mr. Anderson followed his argument of the day previous. He protested strenuously against the annexation of the estate of Mrs. S. M. Dooley, and cited many authorities to bear him out that the law, if it included this property, would be unconstitutional in that it would not return reciprocal value for the taxes levied upon the property.

Mr. Christian's Contention.
Mr. Christian, associated with Mr. Alexander in the fight that Major Dooley is making against the annexation proceedings, followed with a speech of an hour and a half in which he cited all of the authorities on the question, reviewed briefly the evidence that had been submitted and protested against the annexation of the property. He argued that the fundamental principles of the Constitution were that no property should be taxed without a just compensation for the taxes paid. He said that he recognized the fact that there must be some expansion, and he also was cognizant of the fact that the territory must be protected that was taken in. He contended that there must be some guarantee of this protection before the order of the court was made conveying to the city of Richmond territory that was now taxed by Henrico county. "You should be sure that you will give to these people a reciprocal value for their increased taxes before the order is entered, bringing them into the city," declared Mr. Christian. He argued that there was no principle in the law that Richmond would do anything towards the improvement of the territory to be taken in, and that there should be something to this effect before the ordinance was adopted.

Mr. Christian addressed himself to the constitutionality of the act and declared that Richmond could not proceed under the present ordinance. He cited authority after authority to bear out his assertions and made a lengthy appeal to the court for the protection of the city limits from the Dooley property, which he declared, could not be benefited in any manner by becoming a part of Richmond. He thought the Mills ordinance that was at first proposed by the Richmond Council was the more conservative one, and would have been little against which there would have been little opposition.

When Mr. Christian had concluded, Mr. Meredith said that he would suggest that the court include in its order a requirement for improvements in the territory to be taken in. "If the territory would be well and that it would state the sentiments of Richmond people for the judge to specify some block or more and state what amount of money should be expended in improvements in this block within a prescribed time."

Along Same Line.
Mr. Wendenburg began his arguments at 12:50 o'clock, and after talking for ten minutes the court adjourned until 1 o'clock. Henrico's attorney concluded his argument at 5:30 o'clock when a recess was ordered until this morning at 10 o'clock, when Mr. Pollard will speak with the argument the case will close. Judge Nicol will have this afternoon and to-night to consider the proposition and on Thursday will call the attorneys together and render his opinion.

At the onset yesterday afternoon, Mr. Wendenburg attacked the constitutionality of the law under which annexation was proposed. He reiterated his argument made some time ago before Judge Bennett, who declared the law unconstitutional. He contended that the judicial legislative functions and that in this case it was clearly in contravention to the spirit of the organic law. Mr. Wendenburg declared that the question was one that would eventually go to the Court of Appeals; that this was necessary for the reason that there would otherwise be innumerable small cases where the law would be attacked unless a higher court passed upon it finally. He contended that it was the duty of Judge Nicol to look at the case as though it had never been heard before by Judge Garnett, and that he, Judge Nicol, could pass upon the constitutionality of the act. Mr. Wendenburg, with a ruler, pointed out the different points on the map and made an able and eloquent appeal to the court to "save Henrico county from annihilation." He declared that "Tuckahoe and Fairfield school districts in the county would be ruined if the territory proposed to be taken in was allowed. Richmond favored the annexation, giving to Richmond enough territory to keep the city busy in improving it, but he did not think that it would be right for Richmond to take in more than could be improved."

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JUDGE NICOL WAS A FRIEND IN NEED

S. P. C. A. Grateful for Alexandria Judge's Gallant Fight—Sends Him Flowers.

When Judge Nicol ascended the bench yesterday morning, he found awaiting him a very handsome bunch of roses, with the compliments of the Society for the Prevention of Cruelty to Animals, of this city.

Dr. J. D. Wood, the president of the society, asked what was the special significance of this gift to Judge Nicol, replied that Judge Nicol might be called one of the first and most powerful friends the society had in its earliest days, and added:

"When a number of ladies and gentlemen organized the present society in 1893, it was determined to perfect, if possible, the existing law on the subject, which had been practically a dead letter in the State for a number of years. With this end in view, a bill was carefully prepared by the society, defining the offense of cruelty to animals, giving certain powers to duly incorporated societies and their agents, and generally, putting the law upon a working basis."

This bill was introduced in the Senate by Senator Bryant, of this city. It passed the Senate with comparative ease, but was met with vigorous opposition in the House of Delegates, because it was imagined by many members that the agents of the proposed societies would unduly interfere and meddle in the management of their stock and teams. Judge Nicol, who was then a member of the House of Delegates, and Prince William county, championed the cause of the society vigorously and aggressively throughout the fight, which lasted six weeks. His tact, energy and eloquence finally carried the day. When the final vote was to be taken, the friends of the measure were confident, and a careful count, that it would be undoubtedly defeated. "This fact was repeated to Mr. Nicol, and he led two forlorn hope in a speech of such impassioned eloquence and convincing logic that the surprise and delight of all who heard the cause near their hearts, the result was a victory. Because of this splendid fight and victory against great odds, the society will never cease to be grateful to Judge Nicol and avail itself of every opportunity to do him honor."

Judge Nicol said last night that he deeply appreciated the flowers and was particularly gratified that something which happened nine years ago had not been forgotten.

MERCHANTS' BANK.

Mr. Glenn Second Vice-President and Mr. McAdams Cashier.

The directors of the Merchants' National Bank of this city, held their annual meeting yesterday and elected the following officers for the ensuing year: John P. Branch, president; John Kerr Branch, vice-president; John P. Glenn, second vice-president; Thomas B. McAdams, cashier; James R. Perdue, assistant cashier; George H. Keese, assistant cashier.

The stockholders had previously elected the following directors: B. W. Branch, John K. Branch, John P. Branch, A. S. Buford, James H. Dooley, J. R. George, Alex. Hamilton, Milton E. Marcus, B. T. Morgan, B. B. Munford, Andrew Pizani, Jr., Fred W. Scott, Thomas B. Scott, C. S. Stringfellow.

The only material change in the list of officers is that of cashier, Mr. Thomas B. McAdams, who has been promoted from the position of assistant cashier to that of cashier.

Many Law Books.

The four new book cases ordered by Claude M. Dean, the librarian of the United States Court, arrived yesterday and have been placed in the court-room, and a thousand law books placed therein. This adds greatly to the appearance of the court-room.

Fishermen to Meet.

The Chesapeake Bay Fishermen's Protective Association will hold its annual meeting at Murphy's Hotel at 2:30 o'clock this afternoon.

TO PLAY IN VIRGINIA.

Boston Nationals Have Games at Danville and Norfolk.

(Special to The Times-Dispatch.)
BOSTON, MASS., February 13.—The Boston Nationals will meet in Washington March 17th, from which point they will start for Jacksonville. Practice will begin at the last-named place on the 18th and will last until March 27th. Boston will play the Jacksonville team on the 28th, 29th, 30th and 31st. The team will play with the Charleston, S. C. club in Charleston April 2nd and on the following day will play at Danville, Va. Games are scheduled at Norfolk on the 4th and 5th and the 6th and 7th at Washington with the American League team. From central city the team will go to Baltimore and meet the Eastern League on the 9th.

W. L. DOUGLAS

\$3.50 SHOES FOR MEN

ESTABLISHED 1876 CAPITAL \$2,500,000

W. L. Douglas makes and sells shoes that are as good as any other shoes in the world. \$10,000 REWARD will be paid to any one who can disprove this statement.

\$3.50 ALL LEATHERS, ALL STYLES, ONE PRICE \$3.50

If I could take you into my three large factories at Brockton, Mass., and show you the infinite care with which every pair of shoes is made, you would realize why W. L. Douglas \$3.50 shoes cost more to make, why they hold their shape, fit better, wear longer, and are of greater intrinsic value than any other \$3.50 shoe on the market to-day.

AS GOOD AS HIGHER PRICED SHOES.
"I have been wearing W. L. Douglas \$3.50 shoes for the past 15 years or more and have found them entirely satisfactory. They wear as well as shoes that cost more." R. B. GREEN.

MEN'S \$2.50 SHOES.
A full line in all leathers of \$2.50 shoes for those who do not care to pay \$3.50 for their footwear. Ask to see them.

BOYS SHOES, \$2.00 AND \$1.75.
Just the same as my men's \$3.50 shoes, the same leathers, for \$2.00 and \$1.75.

CAUTION.—None genuine without W. L. Douglas name and price stamped on bottom. Take no substitute. Sold in W. L. Douglas exclusive shoe stores in all cities and towns and by the best shoe dealers everywhere.

W. L. DOUGLAS RICHMOND STORE:
623 E. Broad St. W. N. WATKINS, Mgr.

NEWS GATHERED FROM SOUTHSIDE

Council to Investigate the Wakefield Allegations of Use of Money.

PASS SANITARY ORDINANCE

Mr. Robertson Heard—Free Passes Will Go—Personals and Briefs.

Manchester Bureau, Times-Dispatch, No. 1102 Half Street.

Alderman B. M. Robertson, of the Fourth Ward, last night introduced and had adopted a resolution providing for the appointment of a committee of five, three from the Assembly and two from the Board to investigate thoroughly the allegations that were made by President J. S. Wakefield, of the Assembly, at a meeting of that body last week, that the Annexation Committee had kept the public in the dark, had been dilatory in its duty, and further, the indignation that was made by Mr. Wakefield that money had been expended on the annexation proposition.

Mr. Robertson was a spectator at the meeting of the lower branch of the Council and heard the remarks made by Mr. Wakefield. He then did not reply, but last night as a member of the Board and as a member of the special Annexation Committee, he rose to a question of personal privilege and with some degree of heat declared that he did not want the matter gone into thoroughly and added to the bottom. An apology from Mr. Wakefield would not suffice for him, he said, unless that apology was made in the same public way in which the allegations were made.

The resolution passed by the vote of four to three. Messrs. Moore, Patram, Perdue and Robinson voting for it, and Messrs. Rudd, Hecker and Abbott opposing it. President Perdue named Mr. Moore as one of the committee from the Board, and Mr. Patram nominated the presiding officer, Mr. Perdue, as the second on the committee. These two will act with a committee of three from the lower branch to inquire fully into the question of money being spent on the annexation question.

Hold Any One Accountable.

The entire matter grew out of the publication of an article in an afternoon paper that money had probably influenced the members of the committee. Mr. Wakefield, in referring to this report in the Council said that the committee had not made a report, that it had kept the people in the dark, and that the members had been dilatory in the discharge of their duty and that he proposed to see that they did report. In reply to this, Mr. Bradley said that he would hold any one accountable for any insinuation against him.

After the meeting of the Assembly, he said parenthetically, Mr. Wakefield said that he did not mean anything against any member of the committee, and that if he had said anything in the heat of argument that left this impression, he was willing to apologize.

Mr. Robinson held that this apology should come before the Council and hence the result was as follows:

The Board refused to concur in the action of the Assembly in abolishing the use of free transportation books for the reason that the resolution from the lower branch was not couched in the proper legal language, and that it was afterwards the upper branch did adopt a resolution offered by Mr. Patram that no official of the city, fire or police commissioner, should accept free transportation on the cars that traversed the city. It was suggested that the wording of the resolution be changed and not "instruct" Mr. Patram held that inasmuch as the Council excepted the fire and police commissioners, it should be allowed to instruct them. Mr. Abbott contended that as a fire commissioner, he was often called upon to attend some meeting or go to some particular place quickly, and that even if the Council did instruct him along this line he would not feel obliged to abide by the instruction. Messrs. Abbott and Perdue voted against the resolution.

The Moore sanitary ordinance providing for the creation of the office of sanitary inspector was adopted by the Board as it came from the Ordinance Committee. As amended it does not say that the officer shall have any control over the street carts, but shall attend only to the carts from the board of health.

Personals and Briefs.
The Right Rev. A. M. Randolph, D. D., will preach and administer the rite of confirmation in Meade Memorial Church this evening at 8 o'clock.

Motorman C. D. Brookings, of the Manchester street car line, took with him home a few nights ago a rabbit that was killed by his car on the free bridge. The rabbit was not hurt.

Full Dress and Tuxedo Suits.

Our stock is ample to supply immediate demands. All sizes for the regular lean and stout man, and everything else necessary in the way of Neckwear, Gloves, Hats, etc.

Gans-Rady Company

Manch. Bureau, Times-Dispatch, No. 1102 Half Street.

rabbit was on the track and wouldn't move when the car approached. Its head was cut off.

Progressive Council, No. 12, Daughters of Liberty, will hold its anniversary meeting next Monday night.

Stationman Walter Smith, of the Manchester fire department, who has been in Denver, Col., for the past month or so in search of health, is expected to return to the city about Friday.

"Lip" Miller was sent to jail yesterday morning by Mayor Maurice for thirty days because he stole a coat. Captain Lipscomb caught the negro after a hot chase of several blocks.

Mr. John H. Parker is reported to be critically ill at his home on Perry Street. The scarcity of lumber has made the price increase and many Manchester people who have contemplated the erection of dwellings have postponed the matter until the summer.

Mr. Ernest L. Slaughter, who has been ill for some time, is reported to be much improved.

Mr. W. J. Carter, a prominent druggist of the city, is in New York, attending upon a committee meeting of the American Trading Association, of which he is a member.

Mr. Ernest Patram, of Swansboro, left yesterday for Baltimore, where he has been offered a very lucrative position.

Invitations have been issued for the marriage of Miss Lottie Wilson and Mr. Grove.

Miss Bertha Moody, who underwent an operation at Memorial Hospital, has returned and is able to see her friends at her home, No. 1214 Bainbridge Street.

JUDGE B. CRUMP DOESN'T OBJECT

(Continued From First Page.)
of the stock being \$100. Mr. Lanier received five shares for the services in getting at the company, etc. There was \$1,500 in money put in.

Powers Too Broad.

"The powers of this corporation in almost every form of commercial, financial and professional activity. Among the powers granted are to do a banking business, to form, promote and assist in the formation of syndicates, to do a real estate business, to act as agents and trustees, to buy and sell merchandise, to deal in patent rights and options to underwrite syndicates, to guarantee the securities of other companies, to engage in manufacture, to act as personal representatives, trustees, guardian, receiver, committee or assigns of insolvent estates, to execute legal trusts, duties and powers, to perform the functions of a guarantee company, to act as a safe deposit company, to do the business of a bank of discount and savings bank, to act as statutory agent for foreign corporations, to make for foreign and domestic corporations all reports required by law to be made to the Corporation Commission, to do any other office or agency of the State of Virginia, to keep foreign or domestic corporations advised of changes in the Virginia laws, to advertise the advantages and liberality of the corporation laws of the State of Virginia, to maintain for such companies this principal office in the State of Virginia, to hold for such companies all meetings of stockholders, to procure from the Corporation Commission certificates of incorporation, amendments to charter and merger of companies, to furnish by its attorneys to persons or corporations legal opinion, to be written upon any question of law, and by its attorneys to represent persons or corporations in litigation in any of the courts of the Commonwealth, State or Federal, and to charge fees for such services."

Believes It Dangerous.
It is certainly dangerous to confer these heterogeneous and enormous powers upon a corporation whose maximum capital is \$15,000 and whose actual money paid in is \$1,500.

"One of the activities of this company is to solicit correspondence with private corporations, and for a fee tell them how to escape or diminish their taxes to the State of Virginia."

The discussion of this bill may be spiced before the committee and in the two houses, and it would not be surprising if it shall be the text for a rehashing of the matter which arose in the commission following the granting of the charter.

The bill will go, by reason of its nature, either to the Committee on Courts of Justice or that on General Laws.

FIFTY THOUSANDS TO AID HIGH SCHOOLS

Mann Bill Reported By Finance Committee—To Establish the Normals.

After a session extending through the better portion of the afternoon the Senate Committee on Public Institutions and Education yesterday reported forth the Mann bill appropriating \$50,000 for State aid for high schools, and recommended to the Finance Committee the establishment of three normal schools in accordance with the plan suggested by the special commission appointed by the last General Assembly.

The normal school proposition proved a hot question, and the vote in favor of the new schools was exceedingly close—six to five. The minority members were opposed to the establishment of additional normals until the needs of the primary schools and the high schools have been served. A resolution setting forth this principle was introduced, but was defeated by the same close vote, and the committee thereby came out squarely for new normals with an appropriation of \$50,000 for each.

The question of sites was not considered, and is in fact a knotty problem that will require much solving. Many places are clamoring for the schools, and a site hearing will be conducted so as to give the representatives of each an opportunity to appear before the committee and set forth the merits of their respective sites.

As a basis, this report recommended that as Farmville is now covered by the establishment of the State, one of the new schools be located in the Southwest, another in the north and one in the east. The vote in the special commission for

Southwest was unanimously in favor of Farmville. A majority were in favor of Farmville in the north, and Fredericksburg and Newport News were tied for first place in the east. Many other towns, however, will apply for the school. Norfolk will make a strong bid.

OBITUARY.

Mr. Engelberg Meyer.
Mr. Engelberg Meyer died at his residence, No. 100 South Eighth street, at 6:30 yesterday afternoon after a lingering illness. The deceased was well known, having been in business here for many years. He leaves four daughters and three sons—Mrs. G. B. Bly, Mrs. Frank Granger, Mrs. Joseph E. Meyer, Joseph H. Meyer and John J. Meyer—and one sister, Mrs. Margaret Johnson. The funeral notice will be announced later.

Mrs. Joanna Knightly.
Mrs. Joanna Knightly died in her home, 140 West Main street, yesterday morning. The funeral will take place in St. Paul's church at 2:30 o'clock this afternoon. Interment will be in Hollywood.

Rev. Joseph L. Tucker.
(Special to The Times-Dispatch.)
STANTON, VA., February 13.—Rev. Joseph L. Tucker, D. D., of Baton Rouge, La., and rector of Trinity Episcopal Church, of that city, is dead. He was a brother of Mrs. Henry Dwight Peck, of Stanton. He visited here often and preached in Trinity Church.

Mrs. Lucy Shanks.
(Special to The Times-Dispatch.)
SALEM, VA., February 13.—Mrs. Lucy Shanks, after a short illness, died this morning of pneumonia. She was 70 years old and is survived by her two daughters, Miss Cassie Shanks and Mrs. J. C. Bane, of Tennessee, and her son, G. T. Shanks, of Newport News.

John Brady.
(Special to The Times-Dispatch.)
STUFFOK, VA., February 13.—John Brady, for many years leader of the Republican party in Gates county, N. C., died yesterday at his home in Gatesville, aged 81 years. His whole estate is left to his daughter, Miss Lillian Covington, of Sunbury, N. C.

Mrs. Caroline M. Roper.
(Special to The Times-Dispatch.)
NORFOLK, VA., February 13.—Mrs. Caroline M. Roper, wife of Lonsdale J. Roper, a resident of Gilmerton, died this morning of pneumonia. She was 80 years old and leaves her husband, four sons—W. D. C. B. J. S. and T. D. Roper—and a daughter, Mrs. Alice Carver.

Mrs. Mary Harvell.
(Special to The Times-Dispatch.)
PETERSBURG, VA., February 13.—Mrs. Mary Harvell, wife of Mr. R. P. Harvell, died yesterday at her home on Highland terrace, Petersburg. She was 80 years old and is survived by her husband, and a young child.

John Huber.
(Special to The Times-Dispatch.)
WINCHESTER, VA., February 13.—John Huber, a prominent farmer of Stanton, died yesterday at his home, after a lingering illness, aged about sixty years. He leaves a family.

J. Haden Peters.
(Special to The Times-Dispatch.)
ROANOKE, VA., February 13.—A telegram was received to-day by J. H. Peters, announcing the death of his brother, J. Haden Peters, in Salt Lake City, Utah, from appendicitis. He was 24 years old and recently graduated from the Agricultural Business College here, and went to Salt Lake City to accept a position in a bank. He was son of E. M. Peters, Chambersburg, Bedford county, and was well known.

C. D. Spiers.
(Special to The Times-Dispatch.)
PETERSBURG, VA., February 13.—Mr. Charles D. Spiers died last night at the residence of his mother, after a long illness. The young man was the oldest son of the late E. H. Spiers. He is survived by his mother, several sisters, and a brother.

George W. Bassett.
(Special to The Times-Dispatch.)
WINCHESTER, VA., February 13.—George W. Bassett, a leading farmer of that section, died yesterday from a protracted illness at an advanced age.

DEATHS.
KASEY, MARGARET CRUTENDEN, infant daughter of Robert C. and Nellie Kasey, died at 5 o'clock Tuesday at her home, 1115 N. 1st street, aged 9 months and 5 days.
Funeral from residence, 1115 West Marshall street, THURSDAY, the 15th instant, at 11 A. M.

KNIGHTLY. Died at 140 West Main street, Mrs. JOANNA KNIGHTLY. In the seventy-third year of her life. Funeral will take place in Stanton, Va., THURSDAY MORNING at 10 o'clock.

MYERS. Died at his residence, Eighth and Cary streets, at 6:30 yesterday afternoon, ENGELBERG MYERS. Funeral notice later.

TRASER. Died at his residence, in Chesterfield county, near Granite, Va., at 6 A. M., February 13, 1906, Mrs. CATHERINE TRASER. In the sixty-second year of her age. She leaves husband and four sons and two daughters to mourn their loss.

HENRY-JOSHUA HENRY died at his residence, 312 West Baker street, Tuesday at 12 o'clock, aged ninety-two. The deceased was well known to the Masonic fraternity, having served as cook at the old and new temple forty-five years. Funeral will be held at Ebenezer church THURSDAY at 3 o'clock.

To Make Brains

Nature requires Albumen and Phosphate of Potash FROM FOOD.

Grape-Nuts

contains these elements.